TO HAVE AND TO HOLD, all and singular, the and air Promises used the said. The said of the Markey Secretary And and Administrators to surprise and forever defend, all and singular the airy persons windows he health and administrators to surprise and forever defend, all and singular the airy persons windows he health and administrators and Administrators to surprise and forever defend, all and singular the airy persons windows healthy claiming or and to their the airy and administrators. Here, Executive, Administrators and Administrators and Administrators and Administrators and Administrators and Administrators and Administrators. Dallars (in a company or companie acidiation) to hear more gave, and are the same insured foron loss are designed by fore, and assign the policy of interactors and Menegages. The late promises on the same thousand administrators are administrators. And if at any time any part of said dobs, or interest thereon, he part due and magadian. And if at any time any part of said dobs, or interest thereon, he part due and magadian. And if at any time any part of said dobs, or interest thereon, he part due and magadian. And if at any time any part of said dobs, or interest thereon, he part due to and magadian and the said said said said said said said said	TOGETHER with, all and singular, the Rights, Members, Heredit	aments and App		^ ^ ^		
to warrant and forever defend, all and singular the only permites seed the seal of the sea	TO HAVE AND TO HOLD, all and singular, the said Premis	ses unto the sai	id	Rolfe O	<u>3 all, a</u>	ttornen
to warrant and forever defend, all not singular the said promities multi-based. Meirs, Execution, Administrators and Antique, and every present whomstoerer bardings, from and against the said Antique, from and against the said and the said Mortgager, gree. To insure the house and brillings on said for in a sum on less than. ———————————————————————————————————	his s	neces	sos	Heirs and	1 Assigns, forever.	And S
to warrant and forever defend, all and climpate the said promitive suits the said. The said and Astigut, from and against. Heirs, Executure, Administrators and Astigut, and every person whemsoever bardings, from and against. The said Mergagor, agree to insure the house and buildings on said to it in a sum and feat than. Define (in a company or company) and the said, you have been and buildings on said to it in a sum and feat than. Define (in a company or company) and the said as a sum and feat than. Define (in a company or company) and that in the event that the mertagor, and that in the event and profit to the promition and expenses of said increase under this mercago, with interest. And if a say time any part of said dist, or interest thereon, be past due and ungual on the said as a said of the promition of the said to the said as a said of the said of payment said of the said of the said of the said of the said of payment said of the said of payment said of the said of the said of payment said of the said of the said of the said of the said of payment said of the said of the said of payment said of the s	do hereby bind	U az	A ~	un.	Heirs. Executor	rs and Administrators.
Neise, Executors, Administrators and Analysis, and every person whenesover leverally claiming nor to caline the same, or any part throat. And the said Mortgagor, agree to insert the hones and belidings on said has in a sum and less than Deltars (in a company or comparite salistacity) to the mortgage), and keep the same insert from less or deman by the, and assign the policy of insurance to early Mortgager and that in the content after the mortgager, and that in the content and any other fact in the said mortgager. And if at any time any part of said debt, or interest thereon, he past due and unpublished for interest thereon, he past due and unpublished for interest thereon, he past due and unpublished for interest thereon in the shower described permits to a said mortgager. and Advances and the shower described permits as and profits to the shower described permits as to add mortgager. and Advances and the shower described permits as and profits as the shower described permits as to add mortgager. and Advances and the shower described permits as the said profits and the shower described permits as the said profits of the shower described permits as and profits as the said as the said as the said profits as the said profits as the said as the said as the said profits as the said as the s		`			attorn	en hin
Here, Executins, Administrations and Assigns, and every present whomeseever to available chaining on to claim the same, or any part thereof. And the said Mortgoger—spree—to incurrent choices and abilitying on said in a sam and its setting. Dullias (in a company or complaints satisfactory to the mortgoger—shall at any time fail to do so, then the said mortgoger—my and said the same to be insured in in. same and reindurer. same and reindurer. same and reindurer. for the permism and capeners of said formance under this mortgoge, with interest. And if at any time any part of said dish, or interest forceon, he past due and unguiding the result and profits of the above described proteins to and marganer. And if at any time any part of said dish, or interest forceon, he past due and unguiding the result and profits of the above described proteins to and marganer. And if at any time any part of said dish, or interest, responsible to its profits of any proteins of any departs and or interest, responsible to its profits of any proteins of any departs and or interest, responsible to its profits of any proteins of any departs and or interest, responsible to its profits of any proteins of any departs and or interest and marginer or interest and marginer or interest and marginer or interest and marginer or interest and marginer. The said marginer. And IT IT IS ACREED, by and between the said arrive, that the said mortgoger. AND IT IS ACREED, by and between the said arrive, that the said mortgoger. AND IT IS ACREED, by and between the said priving, that the said mortgoger. AND IT IS ACREED, by and between the said priving, that the said mortgoger. AND IT IS ACREED, by and between the said priving, that the said mortgoger. AND IT IS ACREED, by and between the said priving that the said profits of the and does, the force or company and the said mortgoger. Signed, Saide and Delivered in the Presence of the said said case, details and in the one hundred and. Signed, Saide and Delivered have the within amough the		U		1	,	2 70
And the said Mortgagor cgree to insure the house and belidings on said lost in a sum not less than						and my
Dollars (in a company or companies azinfactory to the mortgage), and keep the name instanted from loan or danage by sin, and assign the policy of immurance to and thereforesee, and that in the event that the mortgage shall at any time fail to do so, then the said mort agreement of anth insurance under this mortgage, with instruct. And if at any time any part of said debt, or intrest thereon, he past due and unpublished the new of the above described premites to said mortgage or And						`
ty for, and assign the policy of internance to add Montgage	And the said Mortgagor agree to insure the house and I	buildings on sai	id lot in a sur	n not less than		
page. nay cause the same to be insured in the primines and expenses of each instruction with interest. And if at any time any part of said debt, or interest thereon, he past due and unpublications to the show described premises to said menagage. The said mended profits of the show described premises to said menagage. The said mended profits of the show described premises to said menagage. The said mended profits of the profits of the profits of the said mended profits of the said mentages. The said mentages and the said mentages and the said mentages. The said mentages and the said mentages and the said mentages. The said mentages and the said mentages and the said mentages and the said mentages. The said mentages and the said mentage		_	=		=	=
And if at any time any part of and dobt, or interest thereon, he past due and unpaid. And if at any time any part of and dobt, or interest thereon, he past due and unpaid. And if at any time any part of and dobt, or interest thereon, he past due and unpaid. And if at any time any part of and dobt, or interest thereon, he past due and unpaid. And if at any time any part of and dobt, or interest thereon, papint a receiver with authority to labe possession of and promise and confect and reals and profits. Because of the control of the con	by fire, and assign the policy of insurance to said Mortgagee, and	I that in the eve	ent that the n	nortgagor shall at :	any time fail to do s	o, then the said mort-
And if at any time any part of acid debt, or interest thereon, he past due and unpaid. And if at any time any part of acid debt, or interest thereon, he past due and unpaid. And if at any time any part of acid debt, or interest thereon, he past due and unpaid. And if at any time any part of acid debt, or interest thereon, he past due and unpaid. And if at any time any part of acid debt, or interest thereon, he past due and unpaid. And the acid debt debt debt debt debt debt debt deb	gagee may cause the same to be insured in		na	ame and reimburse		
And if at any time any part of said debt, or interest thereon, he pass the and engald	for the armium and arranges of such insurance under this marters	vo with intornat				
And if at any time any part of acid debt, or interest thereon, he past due and unpaid the characteristic to naid mortrague. The characteristic content of acid debt, or interest thereon, he past due and unpaid the characteristic collection of contents or contents or contents. The contents of acid contents of the characteristic collection of contents or						
the above described premises to naid morteague						
Circuit Court of and State may, at chambers or otherwise, appoint a receiver with authority to take possession of said premites and official that the retain and profits actually collected, courts of active collection of the control of the control tablety to receive the retain portagon, and that the retain portagon, of any of the retain portagon,						
PROVIDED ANAWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Prevents, that if the said mortgages and shall well and truly pay or cause to be paid anto the said mortgage the said contrage and shall well and truly pay or cause to be paid anto the said mortgage the said chic or sum of money aforesaid, with incress void, otherwise to emain in fall force and virtue. AND IT IS AGREED, by said between the said parties, that the said mortgager. As the said said can, discussion, and be utterfy unit as the parties and if detail of payment shall be made. WITNESS	the above described premises to said mortgagee, or he wise appoint a	receiver with:	-Herrs, Exect	itors, Administrators of	or Assigns, and agree premises and collect	that any Judge of the
FREVIDED ATMANS, NEVESTIFEISES, and it is the true intern and meaning of the parties to toese Prevent, that if the tend investigence. All the add with the animal content of the parties of the parties of the tend investigence. All the add with on more of money, aforcasid, with interest thereon, if any be done, according to the true intent and meaning of the animal content and the animal content and meaning of the animal content and animal content and meaning of the animal content and animal content and the animal content and animal content animal content and animal content ani	applying the net proceeds thereof (after paying costs of collection) t	spon the said de	ebt, interest, c	osts or expenses; with	out liability to acco	unt for anything more
the said mortsgages do and shall well and truly pay or cause to be gold anto the said mortage the said cheb, or sum of money aforesaid, with increasid visitude of the said parties, that the said mortage of the said of bragain and and said case, determine, and the unterly off moved of bragain and and said case, determine, and the unterly off moved of bragain and and said case, determine, and the unterly off moved of bragain and and said case, determine, and the unterly off moved of bragain and and said case, determine, and the unterly off moved of the said parties, that the said mortage of the said parties. AND TIES AGREED, by and between the said parties, that the said mortage of the said case, determine, and the one hundred and. And in the one hundred and. Signed, Said and Different in the Presence of the Sovereignty and Independence of the United States of America. Signed, Said and Different in the Presence of Sovereignty and Independence of the United States of America. Signed, Said and Different in the Presence of Sovereignty and Independence of the United States of America. Signed, Said and Different in the Presence of Sovereignty and Independence of the United States of America. Signed, Said and Different in the Presence of Sovereignty and Independence of the United States of America. Signed, Said and Different in the Presence of Sovereignty and Independence of the United States of America. Signed, Said and Different in the Presence of Sovereignty and Independence of the United States. MORTGAGE OF REAL ESTATE Signed, Said and Different in the one hundred and. Signed, Said and Different in the one hundred and. Signed, Said and Different in the one hundred and. Signed, Said and Different in the one hundred and. Signed, Said and Different in the one hundred and. Signed, Said and Different in the Presence of the Sovereignt in the one hundred and. Signed, Said and Different in the one hund	•			tion to those December	that if	•
AND IT IS AGREED, by and between the said parties, that the said mortgogor. AND IT IS AGREED by and between the said parties, that the said mortgogor. AND IT IS AGREED by and between the said parties, that the said mortgogor. AND IT IS AGREED by and between the said parties, that the said mortgogor. AND IT IS AGREED by and between the said parties, that the said mortgogor. AND IT IS AGREED by and between the said parties, that the said mortgogor. AND IT IS AGREED by and the presence of the United States of America. But and and said and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signod, Scaled and Delivered in the Presence of the United States of America. (Scal.)	the said mortgagor, do and shall well and truly pay or cause to be	oe paid unto the	e said mortga	gee, the said debt	or sum of money a	foresaid, with interest
WITNESS AND Hands and Seal. this	void; otherwise to remain in full force and virtue.	ne said note, th	nen ims acca e	or pargam and saic sna	in cease, determine, a	the be atterly hell and
WITNESS AND Hands and Seal. this	AND IT IS AGREED, by and between the said parties, that the	said mortgagor	, Lod	elia &	mith to be	old and enjoy the said
in the year of our Lord one thousand nine handred and	Premises until default of payment shall be made.				20 -	0
Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of Washington, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of Scaled Scale						
Signed, Sealed and Delivered in the Presence of Windows State Sta	in the year of our Lord one thousand nine hundred and	this	<u>کتبر</u>	and in	the one hundred ar	nd
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. and mude oath that She saw the within named.	Singhteeth year of the Sove	reignty and Ind	dependence of	the United States of	America.	
(Scal.) (Scal.) (Scal.) (Scal.) THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. and made oath that She saw the within named. act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof. SWORN to before me, this. 2841 AD. 1936 Whotary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. do hereby certify unto all whom it may concern, that Mrs. wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises within mentioned and released. GIVEN under my hand and seal, this. SEALL)	Signed, Scaled and Delivered in the Presence of					
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Act and deed, deliver the within written Deed; and that She, with. Sign, seal, and as Act and deed, deliver the within written Deed; and that She, with. Witnessed the execution thereof. SWORN to before me, this. A. D. 1924 A. D. 1924 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. Wife of the security within named. Wife of the security within named. Wife of the within named. Wife of the security within nam	virginia Simhim	_}		Lodeli	<u>. a. 8</u>	uth (Scal.)
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Act and deed, deliver the within written Deed; and that She, with. witnessed the execution thereof. SWORN to before me, this. A. D. 1924 May of A. D. 1924 THE STATE OF SOUTH CAROLINA, Greenville County. I, to hereby certify unto all whom it may concern, that Mrs. wife of the within named. did this day appear before me under upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises within mentioned and released. GIVEN under my hand and seal, this. (SEAL)	mia Bruitt	((Seal.)
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Sign, seal, and as foreign and deed, deliver the within written Deed; and that She, with. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. RENUNCIATION OF DOWER RENUNCIATION OF DOWER Greenville County. RENUNCIATION of bower of any person or persons whomsoever renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the remises within mentioned and released. GIVEN under my hand and seal, this. A D. 19. SEAL)	8	}				, ,
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. and made oath that She saw the within named. act and deed, deliver the within written Deed; and that She, with. witnessed the execution thereof. SWORN to before me, this. 28th Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. do hereby certify unto all whom it may concern, that Mrs. wite of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises within mentioned and released. GIVEN under my hand and seal, this. (SEAL))				• •
Greenville County. PERSONALLY appeared before me. and made oath that She saw the within named. Sign, seal, and as Survey and deed, deliver the within written Deed; and that She, with witnessed the execution thereof. SWORN to before me, this. SWORN to before m		1				(Seal.)
Greenville County. PERSONALLY appeared before me. and made oath that She saw the within named. Sign, seal, and as Survey and deed, deliver the within written Deed; and that She, with witnessed the execution thereof. SWORN to before me, this. SWORN to before m						
Greenville County. PERSONALLY appeared before me. and made oath that She saw the within named. Sign, seal, and as Survey and deed, deliver the within written Deed; and that She, with witnessed the execution thereof. SWORN to before me, this. SWORN to before m	THE STATE OF SOUTH CAROLINA.					
and made oath that She saw the within named. So clear the within written Deed; and that She, with	Greenville County.				MORIGAGE OF	REAL ESTATE
and made oath that She saw the within named. So clear the within written Deed; and that She, with	1).		(8- 11		
sign, seal, and as	-	$\frac{1}{2}$	<u>να.</u> Υ	•		
Witnessed the execution thereof. SWORN to before me, this	and made oath that She saw the within named	ella_	&	ulh	-	
Witnessed the execution thereof. SWORN to before me, this						
SWORN to before me, this	sign, seal, and asact and deed, deliver the	within written	Deed; and th	natShe, with		
SWORN to before me, this	Virginia Sin	hins	~	witnesse	d the execution there	eof.
day of March A. D. 1936 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I,)			ı	
THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs		1			. 8	
THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs	0.0	}		vizain	aa Oru	
THE STATE OF SOUTH CAROLINA, Greenville County. I,	Notary Public for South Carolina.)		`		
THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs			0			
Greenville County. I,	We	man	mou	3282		
Greenville County. I,	THE STATE OF SOUTH CAROLINA, (DEMUNCIANT	ON OF BOWER
do hereby certify unto all whom it may concern, that Mrs	Greenville County.				RENUNCIATI	ON OF DOWER
do hereby certify unto all whom it may concern, that Mrs						
wife of the within named	•					*
and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever renounce, release and forever relinquish unto the within named	to hereby certify unto all whom it may concern, that Mrs					
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the oremises within mentioned and released. GIVEN under my hand and seal, this						
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the oremises within mentioned and released. GIVEN under my hand and seal, this	and upon being privately and separately examined by me, did declare	that she does f	freely, volunta	rily and without comp	ulsion, dread or fear	of any person or per-
GIVEN under my hand and seal, this			·			
GIVEN under my hand and seal, this	ons whomsoever renounce, release and forever relinquish unto the w	uthin named				
GIVEN under my hand and seal, this						
lay of						o all and singular the
lay of	Heirs and Assigns, all her in					o all and singular, the
Notary Public for South Carolina	premises within mentioned and released.	nterest and esta				all and singular, the
Notary Public for South Carolina.) Recorded Uscal 1936 at 3'52 o'clock, P. M.	Heirs and Assigns, all her in the second second of the sec	nterest and esta				o all and singular, the
Recorded Upral 4 1936 at 3:52 o'clock, P. M.	Heirs and Assigns, all her in the second second of the sec	nterest and esta				o all and singular, the
Recorded	GIVEN under my hand and seal, this	nterest and esta	ate, and also a	ll ber right and claim	of dower, of, in or to	
	GIVEN under my hand and seal, this	nterest and esta	ate, and also a	ll ber right and claim	of dower, of, in or to	